



**ఆంధ్ర ప్రదేశ్ రాజ పత్రము**

**THE ANDHRA PRADESH GAZETTE**  
**PART-I EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

No. 287 ]

HYDERABAD, THURSDAY, JUNE 17, 2010.

**NOTIFICATIONS BY GOVERNMENT**

—X—

**MUNICIPAL ADMINISTRATION AND URBAN DEVELOPMENT DEPARTMENT**

(I)

VARIATION TO THE MASTER PLAN OF THE HYDERABAD METROPOLITAN DEVELOPMENT AUTHORITY FOR CHANGE OF LAND USE FROM WATER BODY USE ZONE TO RESIDENTIAL USE ZONE IN NAGARAM (V), KEESSARA (M), R.R. DISTRICT.

[*GO.Ms.No. 256, Municipal Administration and Urban Development (I), 15th June, 2010.*]

In exercise of the powers conferred by sub-section (1) of section 15 of Hyderabad Metropolitan Development Authority Act, 2008 (Act No. 8 of 2008), the Government hereby makes the following variation to the land use envisaged in the notified Revised Master Plan 2020 for Non-Municipal area, the same having been previously published in the Extra-ordinary issue of Andhra Pradesh Gazette No. 532, Part-I, dated: 26.11.2009 as required by sub-section (3) of the said section.

**VARIATION**

The site in Sy.Nos. 168(P) of Nagaram (V), Keesara (M), Ranga Reddy District to an extent of 13961.2 Sq.Mtr. or Ac. 3.18 Gts. which is presently earmarked for Waterbody Use Zone in the notified revised Master Plan 2020 for Non-Municipal area is designated as Residential Use Zone, subject to the following conditions:

1. that the applicants shall obtain prior permission from Hyderabad Metropolitan Development Authority before undertaking any development in the site under reference.
2. that the owners / applicants shall handover the areas affected under the notified roads to the local bodies at free of cost.

3. that the owners / applicants shall develop the roads free of cost as may be required by the local authority.
4. that the title and land ceiling aspects shall be scrupulously examined by the concerned authorities i.e., Urban Development Authorities / Municipal Corporations / Municipalities before issue of building permission / development permission, and it must be ensured that the best financial interests of the Government are preserved.
5. that the Change of Land Use shall not be used as the sole reason for obtaining exemption from the provisions of Urban Land Ceiling Act, 1976.
6. that after demolition of the existing building, clearances if any required from Urban Land Ceiling authorities should be obtained before approaching the municipal authorities for obtaining permission.
7. that the above change of land use is subject to the conditions that may be applicable under Urban Land Ceiling Act and A.P. Agriculture Ceiling Act.
8. that the owners / applicants are solely responsible for any misrepresentation with regard to ownership / title, Land Ceiling Clearances etc and they will be responsible for any damage claimed by any one on account of change of land use proposed.
9. that the change of land use shall not be used as the proof of any title of the land.
10. that the Change of Land Use does not bar any public agency including Hyderabad Metropolitan Development Authority / Local Authority to acquire land for any public purpose as per Law.
11. that the owner/applicant before undertaking developmental activity in the site u/r existing buildings should be demolished.
12. that no Development shall be allowed in 100' green buffer strip to be maintained from FTL of the tank.
13. that the applicant shall be form pucca 40'-0" established approach road to the site and to take appropriate Building Permission by providing efficient drainage by not letting any waste water into the lakes.
14. that the owner/applicant has to obtain specific NOC from the District Collector, R.R. District on status of water body before issue of development permission.

#### **SCHEDULE OF BOUNDARIES**

<b>NORTH</b>	:	Sy.No. 168(P) of Nagaram (V)
<b>SOUTH</b>	:	Sy.No. 168(P) of Nagaram (V)
<b>EAST</b>	:	Sy.No. 165 & 164 of Nagaram (V)
<b>WEST</b>	:	Sy.No. 168(P) & 169 of Nagaram (V)

**T.S. APPA RAO**  
PRINCIPAL SECRETARY TO GOVERNMENT(UD).